

A tabletop assembly;

A base assembly supporting the tabletop assembly;

A tool support assembly removably connected to at least one of the table and the base for supporting a wood working tool so that the tool is above the table;

The tool support assembly comprising a guide control unit, a trolley connected to the guide control unit, a set of trolley rails connected to a least one of the table and the base for supporting the trolley and a gear assembly operationally connected to the trolley; a plurality of legs connected to the base for supporting the base and the tabletop; a tabletop support bracket located within the base for supporting a portable table tool; a plurality of tabletop members operatively connected with the tabletop assembly, the table top members being pivotally connected to the tabletop assembly; a chain connected to the gear assembly and the trolley for moving the trolley along the trolley rails.

Claims 19-43 (cancelled from previous amendment).

#### REMARKS

Applicant thanks Examiner for the telephone interview that was recently granted to the applicant. Applicant has amended the claims of the application in order to conform to the requirements and suggestions made by the Examiner during the teleconference of Tuesday, July 12, 2005.

Applicant notes that with regard to Claim 13, the hinge assembly encompasses the overall guide assembly. The hinge assembly is labeled in Figure 5 as #42 and referred to in the specification similarly as the "hinge assembly".

Applicant believes that all of the claims are now in condition for allowance. Furthermore, applicant authorizes Examiner to make any changes in accordance with those issues discussed and agreed upon by both parties during the phone interview on July 12, 2005 by Examiner's Amendment in order to place the application in condition for approval.

CONCLUSION

Thus, the applicant submits that none of the claims, presently in the application, is anticipated under the provisions of 35 U.S.C. §102. Furthermore, the applicant also submit that tall of these claims now fully satisfy the requirements of 35 U.S.C. §112. Consequently, the applicant believes that all these claims are presently in condition for allowance. Accordingly, both reconsideration of this application and its swift passage to issue are earnestly solicited.

If, however, the Examiner believes that there are any unresolved issues requiring adverse action in any of the claims now pending in the application, it is requested that the Examiner telephone Mr. Alan I. Kalb, Esq. at 609 572-7438 so that appropriate arrangements can be made for resolving such issues as expeditiously as possible.

Respectfully submitted,



Alan I. Kalb, Attorney  
Reg. No. 52,486  
609-572-7438